## SENATE BILL NO. 1221

## 94TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR LAGER.

Read 1st time February 27, 2008, and ordered printed.

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TERRY L. SPIELER, Secretary.

## AN ACT

To repeal section 160.730, RSMo, and to enact in lieu thereof five new sections relating to the P-20 council.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Section 160.730, RSMo, is repealed and five new sections

- 2 enacted in lieu thereof, to be known as sections 160.800, 160.805, 160.810,
- 3 160.815, and 160.820, to read as follows:

160.800. The governor may, on behalf of the state and in

- 2 accordance with chapter 355, RSMo, establish a private not-for-profit
- 3 corporation named the "P-20 Council", to carry out the provisions of
- 4 sections 160.800 to 160.820. As used in this section, the word
- 5 "corporation" means the P-20 council authorized by this section. Before
- 6 certification by the governor, the corporation shall conduct a public
- 7 hearing for the purpose of giving all interested parties an opportunity
- 8 to review and comment upon the articles of incorporation, bylaws, and
- 9 method of operation of the corporation. Notice of hearing shall be
- 10 given at least fourteen days prior to the hearing.

160.805. 1. The articles of incorporation and bylaws of the

- 2 corporation shall provide that the purpose of the corporation is to
- 3 create a more efficient and effective education system that more
- 4 adequately prepares students for the challenges of entering the
- 5 workforce.
- 6 2. The board of directors of the corporation shall be composed
  - of thirteen members. The governor shall annually appoint one of its
- 8 members, who shall be employed in the private sector, as

EXPLANATION—Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

SB 1221

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9 chairperson. The board shall consist of the following members:

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- (1) The director of the department of economic development;
- 11 (2) The commissioner of higher education;
- 12 (3) The chairperson of the coordinating board for higher 13 education;
- 14 (4) The president of the state board of education;
- 15 (5) The chairperson of the coordinating board of early childhood;
- 16 (6) The commissioner of education;
- 17 (7) Seven members appointed by the governor. Two members shall represent higher education institutions, one two-year institution and one four-year institution; two members shall represent elementary 20 and secondary schools; two members shall represent the private, for-21 profit business sector; and one member shall represent an early 22 childhood education provider.
  - 3. Each member of the board of directors of the corporation appointed by the governor shall serve for a term of four years. Of the directors intitially appointed to the board of directors by the governor, two directors shall be designated by the governor to serve a term of four years, two directors shall be designated to serve a term of three years, two directors shall be designated to serve a term of two years, and one director shall be designated to serve a term of one year. Thereafter, directors shall serve a term of four years. Each director shall continue to serve until a successor is duly appointed by the governor.
  - 4. The corporation may receive money from any source, may borrow money, may enter into contracts, and may expend money for any activities appropriate to its purpose.
- 5. The corporation may appoint staff and do all other things necessary or incidental to carrying out the functions listed in sections 160.800 to 160.820.
- 6. Any changes in the articles of incorporation or bylaws shall be approved by the governor.
- 7. The corporation shall submit an annual report to the governor and to the Missouri general assembly by the first day of November and shall include detailed information on the structure, operation, and financial status of the corporation. The corporation shall conduct an annual public hearing to receive comments from interested parties

SB 1221 3

46 regarding the report, and notice of the hearing shall be given at least 47 fourteen days prior to the hearing.

8. The corporation shall be subject to an annual audit by the state auditor. The corporation shall bear the full cost of the audit.

160.810. The corporation, after being certified by the governor as provided by section 160.800, may:

- 3 (1) Study the potential for a state-coordinated economic and 4 educational policy that addresses all levels of education;
- 5 (2) Determine where obstacles make state support of programs 6 that cross institutional or jurisdictional boundaries difficult and 7 suggest remedies;
  - (3) Create programs that:

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- 9 (a) Intervene at known critical transition points, such as middle 10 school to high school and the freshman year of college, to help ensure 11 student success at the next level;
- 12 (b) Foster higher education faculty spending time in elementary 13 and secondary classrooms and private workplaces, and elementary and 14 secondary faculty spending time in general education level higher 15 education courses and private workplaces, with particular emphasis on 16 secondary school faculty working with general education higher 17 education faculty;
- 18 (c) Allow education stakeholders to collaborate with members of 19 business and industry to foster policy alignment, professional 20 interaction, and information systems across sectors;
- (d) Regularly provide feedback to schools, colleges, and employers concerning the number of students requiring postsecondary remediation, whether in educational institutions or the workplace;
- 24 (4) Explore ways to better align academic content, particularly 25 between secondary school and first-year courses at public colleges and 26 universities, which may include alignment between:
- 27 (a) Elementary and secondary assessments and public college 28 and university admission and placement standards; and
- 29 (b) Articulation agreements for programs across sectors and 30 educational levels.

160.815. 1. Debts incurred by the corporation established 2 pursuant to the authority of sections 160.800 to 160.820 do not represent 3 or constitute a debt of this state within the meaning of the provisions SB 1221 4

4 of the constitution or statutes of this state.

5 2. The corporation established pursuant to sections 160.800 to 6 160.820 shall be subject to all provisions of chapter 355, RSMo, which 7 do not conflict with the provisions of sections 160.800 to 160.820.

objectives identified in section 160.810, the department of economic development, department of elementary and secondary education, and department of higher education may contract with the corporation for activities consistent with the corporation's purpose, as specified in section 160.805, including but not limited to the employment of any personnel of the corporation, administrative services, and provision of office space. When contracting with the corporation under the provisions of this section, the departments may directly enter into agreements with the corporation and shall not be bound by the provisions of chapter 34, RSMo.

[160.730. 1. Not less than twice each calendar year, the commissioner of higher education, the chair of the coordinating board for higher education, the commissioner of education, the president of the state board of education, and the director of the department of economic development shall meet and discuss ways in which their respective departments may collaborate to achieve the policy goals as outlined in this section.

- 2. In order to create a more efficient and effective education system that more adequately prepares students for the challenges of entering the workforce, the persons and agencies outlined in subsection 1 of this section shall be responsible for accomplishing the following goals:
- (1) Studying the potential for a state-coordinated economic/educational policy that addresses all levels of education;
- (2) Determining where obstacles make state support of programs that cross institutional or jurisdictional boundaries difficult and suggesting remedies;
  - (3) Creating programs that:
- (a) Intervene at known critical transition points, such as middle school to high school and the freshman year of college to help assure student success at the next level;

SB 1221 5

(b) Foster higher education faculty spending time in elementary and secondary classrooms and private workplaces, and elementary and secondary faculty spending time in general education-level higher education courses and private workplaces, with particular emphasis on secondary school faculty working with general education higher education faculty;

- (c) Allow education stakeholders to collaborate with members of business and industry to foster policy alignment, professional interaction, and information systems across sectors;
- (d) Regularly provide feedback to schools, colleges, and employers concerning the number of students requiring postsecondary remediation, whether in educational institutions or the workplace;
- (4) Exploring ways to better align academic content, particularly between secondary school and first-year courses at public colleges and universities, which may include alignment between:
- (a) Elementary and secondary assessments and public college and university admission and placement standards; and
- (b) Articulation agreements of programs across sectors and educational levels.
- 3. No later than the first Wednesday after the first Monday of January each year, the persons outlined in subsection 1 of this section shall report jointly to the general assembly and to the governor the actions taken by their agencies and their recommendations for policy initiatives and legislative alterations to achieve the policy goals as outlined in this section.]